## IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: CHAPTER THIRTEEN

BANKRUPTCY NO.: 5-06-bk-51870 MARY ALICE MARGARET HANNON

a/k/a MARY HANNON

a/k/a MARYALICE HANNON, **DEBTOR** 

MARY ALICE MARGARET HANNON {Nature of Proceeding: Debtor's Motion

for Rule 9011 Sanctions (Doc. #41) and a/k/a MARY HANNON a/k/a MARYALICE HANNON, Debtor's Motion for Sanctions Under 11 **MOVANT** U.S.C. § 105 and the Court's Inherent

Power (Doc. #58)}

COUNTRYWIDE HOME LOANS, INC., RESPONDENT

VS.

## **ORDER**

For those reasons indicated in the Opinion filed this date, IT IS HEREBY

**ORDERED** that the Debtor's Motion for Rule 9011 Sanctions (Doc. #41) is denied; and The Debtor's Motion for Sanctions Under 11 U.S.C. § 105 and the Court's Inherent

Power (Doc. #58) is held in abeyance; and

The Court sua sponte rules Countrywide to show cause why it should not be sanctioned under Federal Rule of Bankruptcy Procedure 9011(c)(1)(B) for failing to timely amend their Proof of Claim upon receipt of the sheriff's refund; for ignoring this responsibility intentionally as evidenced by the stipulated paragraph heretofore cited; and for making claim on funds based on what became a false Proof of Claim. A **HEARING** is scheduled on **THURSDAY**,

JANUARY 28, 2010, at 9:30 o'clock A.M. in Bankruptcy Courtroom No. 2, Max Rosenn United States Courthouse, 197 South Main Street, Wilkes-Barre, Pennsylvania.

Date: December 18, 2009

(CMS)

This document is electronically signed and filed on the same date.